

did enter & him from his ffarme aforesaid did Liber M M
 eject & other harmes to him he did to the great
 damage of the Said Job contrary to the Peace &c.

And whereupon the Said Job by Robert Carville his Attorney Saith that whereas the aforesaid Thomas Corcker the fourtenth day of May in the yeare 1674 did demise to the Said Job Corner the messuage & lands aforesaid with the appurtenñcs to have & to hold to him & his assignes from the Said fourtenth day of May in the yeare aforesaid untill the end & terme of One whole yeare from thence next following & fully to be compleate & ended, By virtue of which demise the aforesaid Job Corner into the messuage & lands aforesaid with the appurtenñcs did enter & was thereof possessed & he the said Job Corner So thereof being possessed the aforesaid Robert Ingoldsby afterwards to witt the Sixteenth day of May aforesaid by force & armes the Messuage & lands aforesaid with the appurtenñcs which the aforesaid Thomas Corcker to him the Said Job Corner in forme aforesaid demised for the terme aforesaid which is not yet past did enter & him from his farme aforesaid did eject & other harmes to him did to the great damage of him the Said Job Corner & against the peace & whereupon he Saith he is dampnified & hath losse to the value of thirty thousand pounds of tobacco & thereupon he bringeth his Suite.

Now here at this day to witt the 13th day of October in the 43th yeare of his Lopps Dominion &c came the said Job by his Attorney and the Said Robert by Robert Ridgely his Attorney came likewise & it is Ordered by the Court here by the consent of the Attornyes aforesaid that George Godfry and Mary his wife Shall be admitted def^{ts} who Shall appeare without delay by their Attorney aforesaid & recieve a declaration & plead to the Same the Gen^l issue as of this Court & for the tryall to be had for the Same the Said George & Mary shall appeare in their proper person or by their Councell or Attorney & confesse the lease entry & actuall ejectm^t or that in default thereof judgment be entred against the def^t Robert Ingoldsby the casual ejector but further prosecution is Stayed against him untill the Said George & Mary Shall make a default in the premisses & it is Ordered by the Court by the consent aforesaid that the Said George & Mary Shall take no advantage against the plaintiff for his not proceeding to try all by Occasion of the Said default but that the Said George & Mary Shall pay to the p^lt costs to be taxed for the Same And it is further Ordered that the Lessor to the plaintiff Shall be charge with the payment of the costs to the def^t by the Court to be in any manner taxed or adjudged. p. 268

Job Coroner p ^t	}	This action of ejectment being comenced by the Said Job Corner as Lessee to Thomas Corcker against Robert Ingoldsby the casual ejector & George Godfry & Mary his wife the parties concerned being by Order of Court
George Godfry &		
Mary his wife def ^{ts}		